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JUN 2 0 1991

United States Bankruptcy Court

	For the	NORTHERN	Distr	ict of	IOWA	BARBARA A EVERLY, CLERK
IN RE:		C. MORGAN MORGAN,				Chapter 7
	D C. MORG	AN and	Plaintiff ^S		Case No. X90	
IHELP, IOWA COLLEGE Defendant Adversary Proceeding No. X90 STUDENT AID COMMISSION,						X90-0118S
JUDGMENT						
	WILL	IAM L. EDM		, Unite		le cy Judge, presiding, and
[OR]						
The issues of this proceeding having been duly considered by the Honorable WILLIAM L. EDMONDS United States Bankruptcy Judge, and a decision having been reached without trial or hearing,						
IT IS ORDERED AND ADJUDGED:						
that the complaint of Leonard C. Morgan and Beverly Morgan against IHelp, Iowa College Student Aid Commission is dismissed with prejudice.						
IT IS FURTHER ORDERED AND ADJUDGED that IHelp, Iowa College Student Aid Commission shall recover from Leonard C. Morgan and Beverly Morgan, jointly and severally, the sum of \$5,881.11 with interest at the rate of 8 per cent per annum from June 1, 1991. Pursuant to the agreement of the parties, beginning on July 1, 1991, Leonard C. Morgan and Beverly Morgan shall make payments to the Iowa College Student Aid Commission in the sum of \$60.00 per month until such judgment, including interest, is fully paid.						
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[Seal of th	ie U.S. Bankı	ruptcy Court]			A	- •
Date of issuance: 6-20-91 By Sam Hale						
					Deputy	Clerk

JUN 2 0 1991

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

BARBARA A. EVERLY, CLERK

In Re:

Bankruptcy No. X-90-00928-S

LEONARD C. and BEVERLY MORGAN,

Debtors.

LEONARD C. and BEVERLY MORGAN,
Plaintiffs,

v.

IHELP, IOWA COLLEGE STUDENT AID COMMISSION,

Defendants.

Adversary No. X-90-0118-S

JUDGMENT ORDER

This matter having come before the court on plaintiffs'
"Complaint for Determination of Dischargeability of Student
Loans," and plaintiffs having reached a settlement agreement with
defendant-Iowa College Student Aid Commission which is
incorporated herein, and the court being fully advised:

NOW, THEREFORE, IT IS HEREBY ORDERED as follows:

Connect considering to dismost the prejudice.

- 2. The parties hereto agree that the principal obligation (exclusive of interest) owed by plaintiffs is the sum of \$5,881.11. Defendant Iowa College Student Aid Commission shall have judgment on its counterclaim against plaintiffs in the amount of \$5,881.11.
- 3. Beginning on July 1, 1991, plaintiffs shall make payments to defendant Iowa College Student Aid Commission in the sum of \$60.00 per month. Such payments shall continue each month

until the sum of \$5,881.11 plus accrued interest, has been paid in full.

4. Interest at the rate of 8% per annum shall accrue on the principal amount of \$5,881.11 beginning on June 1, 1991, and continuing throughout the repayment period described in paragraph three above.

DATED this ____ day of June, 1991.

JUDGE, U.S. Bankruptcy Court

It is so stipulated:

SCOTT M. GALENBECK

Attorney for Iowa College Aid Student Commission

THEODORE E. KARPUK

Attorney for Plaintiffs

I certify that on 6/20/91 copies of this order and judgment were Copies to: sent by U. S. mail to the following:

Scott M. Galenbeck Assistant Attorney General Hoover State Office Building Des Moines, Iowa 50319

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Fifth and Pierce Streets
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U. S. Trustee